UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF NEW YORK

CHAMBERS OF THE Honorable Wendy A. Kinsella U.S. BANKRUPTCY JUDGE

To:	Robertson, Anschutz, Schneid, Crane and Partners, PLLC - Raquel Felix, Esq., Counsel for Creditor
From:	Chambers / Howard Poon
Date:	December 4, 2024
Re:	Thomas William Pritchard, Debtor. Case No. 24-30465
	Motion for Relief from the Automatic Stay ("Motion" at Doc. 74).
	s received your Motion in the above referenced case. The Court declines to Motion for one or more of the following reason(s) as noted:
	Service improper pursuant to Fed.R.Bankr.P. 7004(b)(3).
	Service improper pursuant to Fed.R.Bankr.P. 7004
	Notice improper pursuant to Local Bankruptcy Rule 9013-3(a).
	Notice improper pursuant to Fed.R.Bankr.P. 3007.
	11 U.S.C. § 522(f) has been invoked, but debtors have not claimed a homestead exemption on Schedule C. Relief will not be granted absent the filing of an amended Schedule C that properly claims a homestead exemption.
	Failure to comply with Local Bankruptcy Rule 9013-1(c). No certificate of service has been filed.
	Other: Failure to upload proposed order via the Court's E-Order System.
proposed orde	Motion was unopposed, and therefore Counsel for Creditor is directed to upload a er consistent with the terms contained in the Motion by January 4, 2025. Absent a er uploaded in accordance with this chambers memorandum, or a written request for
	of time, the Court may deny the Motion or schedule a Section 105(a) Conference.

*If this memorandum was sent due to a service issue, you will need to re-serve the motion, file and serve an amended notice of hearing specifying a new hearing date, and file proof of such service. DO NOT FILE A NEW MOTION. File the amended notice as (Bankruptcy > Notices > Notice of Hearing on Default Motion) or (Bankruptcy > Notices > Notice of Hearing).